 SPE RESPONS	SE FOR CERTIFICATE OF CORRECTION
DATE : 10/21/04	Paper No.:
TO SPE OF : ART UNIT 1623	
	of Correction on Patent No.: <u>6245 7 53</u>
A response is requested with respect	to the accompanying request for a certificate of correction.
Please complete this form and retu Certificates of Correction Branch Palm location 7580 - Tel. No. 305-8	ı - PK 3-915
	ted, correcting Office and/or Applicant's errors, should the e of correction? No new matter should be introduced, nor should anged.
	Lamonte Newsome
Thank You For Your Assistance	Certificates of Correction Branch
 The request for issuing the abov	re-identified correction(s) is hereby:
Approved	All changes apply
☐ Approved in Part	Specify below which changes do not apply.
□ Denied	State the reasons for denial below.
Comments:	
	•
	JAMES O. WILSON SUPERVISORY PATENT EXAMINER SUPERVISORY PATENT EXAMINER
	SUPERVISORY PAILUY TECHNOLOGY CENTER 1600

PTOL-306 (REV. 7/03)

SPE Art Unit
U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office

UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

PATENT NO

6,245,753 B1

DATED

June 12, 2001

INVENTOR(S) :

YOUNGRO BYUN et al.

It is certified that error appears in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

In the Abstract, lines 5-6, delete "conjugate" and replace with -conjugation-; line 13, insert -the- before "gastric;" line 14, delete "form" and substitute -forms-; line 15, delete "the" before "surface."

Column 6, line 11, delete "ad 1620 cm^{31 1}" and replace with -- and 1620 cm⁻¹--.

Column 9, lines 31-33, delete "composition of matter of claim 3 wherein said hydrophobic agent;" line 47, delete "glycochenodeoxycholic" and substitute –glycochenodeoxycholic—.

Column 10, lines 1-11, delete "poly((ethylene oxide)-poly(ϵ -caprolactone)" and substitute --poly(ethylene oxide)-poly(ϵ -caprolactone)--.

MAILING ADDRESS OF SENDER:

PATENT NO.

6,245,753 B1

Alan J. Howarth

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No. of additional copies

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This collection of information is required by 37 CFR 1.322, 1.323, and 1.324. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.



RAY 2 7 2009

Attorney Docket No. T9005

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

PATENTEE:	YOUNGRO BYUN et al.	,
TITLE:	AMPHIPHILIC POLY-	3

SACCHARIDE DERIVATIVES)

PATENT NO.: 6,245,753 B1

ISSUED: June 12, 2001

SERIAL NO.: 09/300,173

FILED: April 27, 1999

) REQUEST FOR CERTIFICATE) OF CORRECTION UNDER 37) C.F.R. §§ 1.322 AND 1.323

Certificate

MAY: 2 7 2003

of Correction

Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

Sir:

This paper is a request for issuance of a Certificate of Correction under 37 C.F.R. §§ 1.322 and 1.323.

No fee is required for such a request under Rule 322, i.e., where the mistake is by the U.S. Patent and Trademark Office. A fee is required under Rule 323, i.e., where the mistake is applicant's. Since it is believed that a Certificate of Correction would be issued to correct the Patent Office's mistakes and that no additional expenses would be incurred by the PTO to simultaneously

CERTIFICATE OF DEPOSIT UNDER 37 C.F.R. § 1.8

Alan J. Howarth

Attorney Registration No. 36,553

correct Applicants' mistakes, no fee has been enclosed. However, if the PTO insists in charging a fee under 37 C.F.R. § 1.323 to correct both the PTO's and Applicants' mistakes, the Commissioner is hereby authorized to charge \$100.00 to Deposit Account No. 50-0836 for the fee under 37 C.F.R. § 1.20(a). The Commissioner is also authorized to charge any addition fee or credit any overpayment in connection with this request to Deposit Account No. 50-0836.

The PTO made an error at column 6, line 11, wherein Applicants presented the term "cm⁻¹" (see page 11, line 4, of the specification) and the PTO printed "cm ^{31 1}." This error causes confusion and should be corrected.

The PTO also made mistakes in claims 5 and 7. In claim 5, the PTO erroneously included the phrase "composition of matter of claim 3 wherein said hydrophobic agent is" when it was printed in the patent. Claim 5 (originally, claim 6) was amended during prosecution in a paper filed November 15, 2000. Applicants correctly set out the amendment of the claim. Therefore, the error was by the PTO. In claim 7 (originally, claim 10), the PTO misspelled the term "glycochenodeoxycholic." Claim 7 was also amended in the paper filed November 15, 2000, wherein the term was spelled correctly. Therefore, the mistake in claim 7 was also caused by the PTO.

Claim 5 is so garbled by the presence of the PTO's error that the claim cannot be properly understood without correction.

Therefore, a Certificate of Correction should be issued.

Applicants made errors in the Abstract and in misspelling "and" at column 6, line 11. Correction of these errors is also requested. These errors are of a clerical nature, or of a typographical nature, or of minor character. Further, correction of such errors would not constitute new matter or require reexamination. It is respectfully requested that the fee required for correction of mistakes by Applicants be waived in view of the mistakes by the PTO that will be corrected at the same time.

DATED this 14th day of May, 2003.

1-11

Respectfully submitted,

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